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		5071	DYTEXN	ATTONAL APPLICATION / GR99/00967
JOE LIEBESCHU	JETZ			
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		NTER 8TH FLOOR	D. Harot	
SAN FRANCISCO	J CA 9	4111	DATE MAILED:	03/26/99 03/27/98
NOTIFICATION OF I	MISSING	REQUIREMENTS UNDER	' 35 U.S.C. 371 To	THE UNITED 10/24/00
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1. The tomowing items have been s	ubmitted b	y the applicant of the IB to the	United States Par	
Dan Elected Office	e (37 CFR	1.494).		99
U.S. Basic National Fee.	37 CFK 1.4	<del>4</del> 95):		0 1.5
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Translation of the internatio	nal applica	tion into English.		Z = *0;
Oath or Declaration of inver	ntors(s) for	DO/EO/US.		EINED 6 W 6.
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Translation of Article 19 an	nendments	into English.		α 5
The International Prelimina	ry Examina	ation Report in English and its	Annexes, if any.	<b>;</b>
Preliminary amendment(s)	filed The mati	St Preliminary Examination	Report into Engl	ish.
Information Disclosure State	ement(s) fi	iled and	<del></del>	<del></del> ·
Assignment document.				<del></del> '
Power of Attorney and/or C	hange of A	Address.		
Sujestitute specification filed	i i	_		
erified Statement Claiming	g Small En	tity Status.		
Priority Document.				,
Copy of the International Se	arch Repo	rt 🖾 and copies of the referen	ces cited therein.	ŕ
2. The following items MUST be	furnished u	othin the period are forth but-		
2. The following items MUST be acceptance under 35 U.S.C. 371:				
a. Translation of the applica	ation into E	inglish. Note a processing fee	will be required i	if submitted later than the
the abbrehimm so or no motivity	a mom me	priority date.		•
Translation.	slation is	defective for the reasons in	dicated on the a	ttached Notice of Defective
THE STATE OF THE S				
b. Processing fee for provided 30 months from the priority		-1 IN 1.432(11).		
ட்ட Oath or declaration of th	e inventors	in compliance with 37 CFR	1.497(a) and (b).	identifying the application by
are microprotest application	ı number a	na international filing date.		
on the attached PC	r declaratio	on does not comply with 37 Cl	FR 1.497(a) and (	b) for the reasons indicated
Ou me anached PC		1917.		
(37 CFR 1.492(e)).	uic oaul of	deciaration later than the app	ropriate 20 or 30	months from the priority date
3. Additional claim fees of S		as a large entity small e	ntity, including a	ny required multiple dependent
claim fee, are required. Applicant	must subm	nit the additional claim fees or	cancel the addition	onal claims for which fees are
ducingsee and ched P10-875.		,		
ALL OF THE ITEMS SET FOR	TH IN 2(s	)-2(d) AND 3 ABOVE MUS	r be surmeet	FD WITHIN ONE MONTH
LEGING THE DATE OF THIS MO	ALICE OF	RBY 1   21 OR   131 MONT	THE ROOM THE	מכנו שייו או שייו שכו ועם ו
THE APPLICATION, WHICH	EVER IS L	ATER. FAILURE TO PRO	PERLY RESPO	ND WILL RESULT IN
MARINONINEMI.				
The time period set above may be CFR 1:136(a).	extended b	y filing a petition and fee for	extension of time	under the provisions of 37
CFR 1:136(a).				and providing of 51.
4. Translation of the Annexes MI	IST he sub	mirrad na latar that the sime -		
Translation of the Annexes MU Note processing fee will be require	ed if submi	tted later than 30 months from	the priority date	the annexes will be cancelled.
The Article 19 amendments	are cancell	ed since a translation was not	provided by the a	onnonciate 20 (37 CEP
494(d)) or 30 (37 CFR 1.495(d)) n	nonths from	n the priority date.	p.o. sace of the s	ppropriate 20 (37 CFR.
<b>1973</b> :				
Applicant is reminded that any cor address given in the heading and in	nmunicauo nclude the '	d to the United States Patent a	nd Trademark Of	fice must be mailed to the
			616. (51 CFK 1.3 62. 42.1	
A copy of this not	CE INI	oi de returned wi	in inis resp	onse. Dr. luce
PCT/DO/EO/917	Пи	otice of Defective Translation	_	7 ~~
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09/647	,330	LEAV	/ES <sup>·</sup>	INTER'	ATTIONAL APPLICATION NO.
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## ATION OF A DEFECTIVE OATH OR DECLARATION

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and

	and (b)	ntional filing date is required. The in that it:	he oath or declaration does not comply with 3	n number and 37 CFR 1.497(
	3.	does not identify the inventor(s).  does not identify the citizenship of does not state the person making the	each inventor.  ne oath or declaration believes the named inventor	or h is
	THE N	ATIONAL STAGE AND THE	R DECLARATION IN COMPLIANCE WIT E PERIOD SET WILL RESULT IN FAILUR ABANDONMENT OF THE APPLICATION	H 37 CFR E TO ENTER
	Addition	nally, the oath or declaration doe	es not comply with 37 CFR 1.63 in that it:	
	1.		te or city and foreign country of residence or each	1
	2. 🔲	does not state that the person male	king the oath or declaration:	
	• •	has reviewed and understands claims, as amended by any am declaration.	the contents of the specification, including the nendment specifically referred to in the oath or	
	<b>b.</b>	acknowledges the duty to disch defined in 37 CFR 1.56.	ose information which is material to patentability	as
	3	date before that of the application	ication for patent or inventor's certificate on which CFR 1.55, and any foreign application having a con which priority is claimed, by specifying the ty, day, month, and year of its filing.	h filing
4	<b>.</b> □ ‡	became available between the filin	cing the oath or declaration acknowledges the duty erial to patentability as defined in 37 CFR 1.56 was date of the prior application and filing date of the discloses and claims subject matter in additional (37 CFR 1.62(d)).	hich
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